

DECEMBER

HOUSE OF REPRESENTATIVES
Monday, Nov. 14, 1859.

The members elect met to-day in the Hall of the House, at 12 o'clock M., and proceeded to organize as follows:

On motion of Mr. Hubbard, of Lawrence, Mr. Hall, of Greene, was called to the chair.

On motion of Mr. Smith, of Lauderdale, Mr. Albert Elmore was appointed Clerk, *pro tem*.

The Clerk called the roll of counties and the members enrolled their names.

The oath of office was then administered to the entire body by Chief Justice A. J. Walker.

Mr. Geo. P. Keys, on motion of Mr. Clayton, of Barbours, was requested to act as Assistant Clerk during the balloting for Speaker.

Mr. Aldridge, of Blount, put in nomination the name of Hon. Thos. H. Hobbs, of Limestone, for Speaker.

Mr. Neal, of Pickens, nominated Hon. A. B. Chidchalr.

Mr. Hardwick, of Cherokee, nominated Hon. Thos. B. Cooper.

Mr. Cary, of Conecuh, nominated Hon. A. B. Meek.

Mr. Tait, of Wilcox, nominated Hon. T. E. Irby.

After eight ballots, the Speaker *pro tem*, announced to the House the election of Hon. B. Meek, as Speaker of the House for the time prescribed by law.

On motion of Mr. Irby, of Dallas, a committee was appointed to wait on the Speaker elect inform him of his election.

The committee consisting of Messrs. Irby, Smith, of Lauderdale, and Whittfield, of Tuscaloosa, introduced the Hon. A. B. Meek to the House, who was immediately invited to his place, from which point he returned his grateful acknowledgments for the honor conferred in the following appropriate address:

Gentlemen of the House of Representatives:
Gives.

For the distinguished honor you have seen fit to bestow upon me in selecting me to preside over your deliberations, I return you my most sincere and hearty thanks, and acknowledge the great honor conferred upon me. The people of the State have selected as their representatives men distinguished for high abilities, undoubted patriotism, and love for our institutions, beyond probably any representative body that has heretofore assembled in this Hall, and to be selected to fill the position by such a body, I feel it an honor to receive from you. I feel the responsibility devolved upon me, and have a full consciousness of my inability to discharge fully the duties appertaining to me as your presiding officer. I cordially rely, however, on your generosity, gentlemen, in the fulfillment of the duties required of me. In the present condition of our State affairs, measures of the utmost importance must come before you, requiring careful deliberation and your serious attention. These measures cannot be properly attended to, unless strict order is maintained in your deliberation. Give me your aid, then, in maintaining this order, so that we may all properly discharge our duties and benefit the State. It is by order that the grandest and greatest events go on.

I remember to have often been present when that most illustrious of the integers of our race came before you, and was decided in the Supreme Court of the United States. I refer to what is known as the Dred Scott decision, and I could not but admire the simplicity and yet the great dignity that dis-

ingnored the Court in that event—the grandeur with which that decision was pronounced, the magnificent memorial Chilton erected in the County, like some old prophetic utterance on the verge of the old world, enunciating principles of the greatest importance to the people of this Union; and, whenever the slightest disturbance interrupted his proceeding, he raised a simple pencil, the murmur was hushed, and thus the great movement went on. It was a scene worthy of contemplation. In like manner, I hope, order will be preserved in this House, and that by the expeditious business, the best interests of State will be duly attended to.

Thanking you, gentlemen, again for the great honor you have conferred, on me. I will, in conclusion, request the honorable member from Dallas County to administer the usual oath.

Mr. Bynum, for door-keeper, Mr. Irby, of Dallas, moved an adjournment till to-morrow 9 o'clock. After suggestion from Mr. Hobbs, of Limestone, he modified his motion so as to secure another session of the House to-day.

Mr. Clithaler opposed the motion, and expressed the hope that the House would not adjourn till it had completed its organization. He said the expenses of the government were about seven hundred dollars per diem, and he considered it wrong to adjourn before the House had done what was expected of it. Besides, he pressed upon the House the importance of getting rid of the pressure of candidates, so that members might begin to work.

Mr. Smith, of Lauderdale, addressed the organization. He said the arguments in favor of adjournment. He said it was late—nearly 3 o'clock—his people did not send him here to starve. Hence he was in favor of adjournment.

Mr. Irby withdrew his motion.

Mr. Smith renewed it—lost.

On the 10 ballot Mr. Jno. H. Crawford, of Calhoun county, was elected door-keeper.

Several resolutions informing the Senate, and His Excellency the Governor, of the organization of the House, were passed, and the House agreeing to take a recess with the view of attending the Fair on Tuesday, adjourned till 10 o'clock Wednesday morning.

The House then proceeded to the election of Clerk. Mr. Albert Elmore was elected without opposition.

Mr. Saffold put in nomination the name of J. W. Jones, for assistant Clerk, who was elected without opposition.

Mr. Irby nominated—Carden, for Engraving Clerk.

Mr. —put in nomination Mr. T. D. Phillips.

Mr. —nominated Mr. John A. Moore.

Mr. —put in nomination Mr. D. H. Workman.

Mr. Carden was elected on the 1st ballot.

The Speaker announced the election for door-keeper as next in order, whereupon gentlemen from all portions of the State, named their friends, amounting to the respectable number of twenty.

[The reporter regrets his inability to give the names of the gentlemen candidates. Such was "the hot haste" with which they were nominated, that their names and localities were lost to his ear.]

Alabama Legislature.

From the Montgomery Advertiser.

SENATE.

THURSDAY MORNING, Nov. 22, 1850.

Senate met pursuant to adjournment.

After the reading, correction and approval of the Journal of yesterday, on the call of the districts.

Mr. Tombaugh introduced a bill to amend section 1140 of the Code of Alabama, ordered to second reading to-morrow.

Mr. Bullock—A bill to authorize the City Council of Indiana to indemnify subscribers to certain stock in the South Western Railroad Company, and to purchase right of way to the depot in the city of Indiana; rules suspended, bill read a second time and referred to Committee on Corporations.

Mr. —A bill to amend the charter of the Two and Three Cent Funds to the Selma and Gulf Railroad Company; rules suspended, bill read a second time referred to Committee on Internal Improvements.

Mr. Calhoun—A bill to amend the charter of the Selma and Gulf Railroad Company; ordered to second reading to-morrow.

Mr. —Joint resolutions to amend the Constitution of Alabama (to reduce the size of the counties from 5000 to 600 square miles).

Mr. McSpadden introduced an amendment, which, with the Joint Resolutions were referred to the Judiciary Committee.

Mr. Mitchell—A bill to amend section 2215 of the Code of Alabama; rules suspended, bill referred to the same committee.

Mr. Walker—A bill to loan a portion of the Three Cent Cent Fund to the Alabama and Tennessee Rivers Railroad Company; rules suspended and the bill referred to the committee on Internal Improvements.

Mr. McSpadden—An account which was referred to the Committee on Accounts and Claims.

Mr. Fleming—A bill to regulate the taxes on railroads in this State; ordered to second reading.

Mr. Patton moved to reconsider the vote on yesterday on the resolution to bring on the election of United States Senator Thompson, postponed, and the question of Mr. Patton's motion was postponed till Monday next, at 11 o'clock. A. M. Ayres Jr. Nows 11.

Message from the House that the House had adopted a resolution appointing a committee of three to act with a like committee of the Senate, as a Joint Committee on the State and Supreme Court Library. Concerned in Senate Committee—Chilton, Stone and others.

REPORTS FROM STANDING COMMITTEES.

Mr. Bynum from the Committee on 16th Section Funds reported back without amendment, the bill to extend an act in relation to the debts due the 16th Sections, approved 23 February, 1848, engrossed for third reading to-morrow.

Message from the House that the House had passed the Senate bill for the benefit of the Administration of P. A. Wise, deceased.

Mr. Chilton from Judiciary Committee reported back without amendment the bill to amend the charter of the town of Gainsville; ordered to be engrossed for third reading to-morrow.

On motion of Mr. Jenson, the resolution to postpone the election of 90,000 from the 15th December, was taken from the table, amended to "within the next week in January next," and adopted, Ayes 29. Nays 6. Sent to the House forthwith.

Message from the House that the House had originated and passed a bill supplementary of an act authorized the city authorities of Mobile to aid in the construction of a Railroad upon a vote of the citizens of Mobile. Rule, suspended, and bill read second time was passed.

Mr. Austin—A resolution to bring on the election of Chancellor on Wednesday, the 23d inst., which, on motion of Mr. Hatcher and the consent of Austin, was laid on the table.

HOUSE OF REPRESENTATIVES.
TUESDAY NOV. 23d, 1859.

House met pursuant to adjournment.

Minutes read and approved.

Messrs. Stuke, Cliffland and Brown, of Marion, made personal explanations.

Mr. Cooper moved to suspend call of counties to enable him to make a report from the Judiciary, on the Senate bill, for the benefit of the estate of J. A. Wise, deceased.—motion prevailed.

Mr. C. J. Motte favored and recommended passage of the bill—(further suspensions agreed upon, and the bill read third time and put upon its passage.

Mr. Cliffland opposed the passage of the bill upon constitutional grounds.

Mr. Hale favored the bill, viewing it as a gunboat national feature.—Bill passed.

Mr. Hubbard introduced a resolution instructing Door-keeper to furnish each member of the House with *contemptum* sufficient to send off documents ordered by the House. [This is a catch-able idea. It is unreasonable to expect members to pay from \$50 to \$70 per month board, and send documents to their constituents at their own expense.]

Mr. Watson called for the eyes and ears, which resulted ages 50, nays 48.

Mr. Hale, moved to suspend call of counties to take from the orders of the day "Bill to authorize city of Mobile to take stock in Railroads." Rule suspended. Bill read third time and passed.

Mr. Walker moved that the bill be sent forthwith to the Senate.

CALL OF COUNTIES.

Mr. Davidson—A bill to regulate wedding in Bibb county.

Mr. Bash—A bill to provide for the biennial election of Tax Assessor for the several counties of the State.

Mr. Furney—A bill to loan a portion of the three per cent. fund to the Alabama and Tennessee Rivers Railroad Company.

Mr. Clifton—Joint resolution to amend the Constitution of the State, so to give Justices of the Peace jurisdiction on all suits not over one hundred dollars, and also original jurisdiction on cases of assault and battery.

Mr. Holly of Covington—A bill to regulate sale of real estate by Constables.

Mr. Griffin, of Dale—A bill to regulate the law establishing "County Superintendents" in the several counties of the State.

Mr. Fountain—A bill to make of the Alabama and Tax Collector operate as officers on their property.

Mr. Fry—A bill to revive and amend the charter of the Western Railroad Company.

Mr. Hale—A bill to loan a portion of the three per cent. fund to the N. & S. W. Railroad Company.

Mr. Martin—A bill to amend section 75 of the Code.

Mr. Hobbs—A bill to amend section 75 of the Code.

Mr. Cunningham—A bill to enforce the law against negroes living apart from their owners.

Mr. Clifton stated, this bill was introduced to several other bills which had been referred to Judiciary Committee, and he regarded the subject matter of the bill as very important, he moved a suspension of the rules in order to give it a reading with law in Judiciary Committee.

Bill suspended and the bill so referred to.

Also, a bill to amend section 597 of the Code.

Mr. Walker—A bill to cede "Congo Island" in the Gulf of Mexico to the United States.

Mr. Bell—A bill to authorize Justices of the Peace to furnish Tax Assessor with the names of Tax payers in their respective localities.

ADMINISTRATORS SALE.

OF
Personal Property.

NOTED and by virtue of an order and decree of the Probate Court of Calhoun County, Alabama, made on the 24th day of Nov. A. D. 1859.

I will sell, on Monday the 2nd day of December, A. D. 1859, at Public Auction, to the highest bidder, the following to-wit:

RESIDENCE of Joseph Gladden, deceased, the perishable property he owned to-wit:

SIX HEAD OF CATTLE,
THREE HEAD OF HORSES,
TWO YOKE OF OXEN,
Six Cows and Calves, 1 Red Bull,
Seven head of Stock Cattle,
15 Park Hogs, and 250 Hogs—
also 1000 lbs of Corn, 1000 lbs of Potatoes, 1000 lbs of Beans, 1000 lbs of Peas, 1000 lbs of Onions, 1000 lbs of Apples, 1000 lbs of Pears, 1000 lbs of Quinces, 1000 lbs of Grapes, 1000 lbs of Figs, 1000 lbs of Dates, 1000 lbs of Olives, 1000 lbs of Walnuts, 1000 lbs of Almonds, 1000 lbs of Pistachios, 1000 lbs of Cashews, 1000 lbs of Pecans, 1000 lbs of Chestnuts, 1000 lbs of Hazelnuts, 1000 lbs of Macadamia, 1000 lbs of Brazil, 1000 lbs of Coffee, 1000 lbs of Tea, 1000 lbs of Sugar, 1000 lbs of Molasses, 1000 lbs of Honey, 1000 lbs of Butter, 1000 lbs of Lard, 1000 lbs of Tallow, 1000 lbs of Soap, 1000 lbs of Candles, 1000 lbs of Oil, 1000 lbs of Vinegar, 1000 lbs of Mustard, 1000 lbs of Pickles, 1000 lbs of Preserves, 1000 lbs of Jams, 1000 lbs of Marmalades, 1000 lbs of Syrup, 1000 lbs of Candy, 1000 lbs of Chocolate, 1000 lbs of Ice-cream, 1000 lbs of Pastry, 1000 lbs of Biscuits, 1000 lbs of Cookies, 1000 lbs of Cakes, 1000 lbs of Pies, 1000 lbs of Tarts, 1000 lbs of Pastries, 1000 lbs of Confections, 1000 lbs of Sweets, 1000 lbs of Fruits, 1000 lbs of Vegetables, 1000 lbs of Grains, 1000 lbs of Seeds, 1000 lbs of Herbs, 1000 lbs of Spices, 1000 lbs of Flavors, 1000 lbs of Essences, 1000 lbs of Perfumes, 1000 lbs of Cosmetics, 1000 lbs of Toiletries, 1000 lbs of Stationery, 1000 lbs of Books, 1000 lbs of Manuscripts, 1000 lbs of Prints, 1000 lbs of Pictures, 1000 lbs of Jewels, 1000 lbs of Watches, 1000 lbs of Clocks, 1000 lbs of Instruments, 1000 lbs of Tools, 1000 lbs of Machinery, 1000 lbs of Furniture, 1000 lbs of Household Goods, 1000 lbs of Personal Effects, 1000 lbs of Real Estate, 1000 lbs of Personal Property.

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THREE HEAD OF HORSES,
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Seven head of Stock Cattle,
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SIGNATURE OF ALABAMA SENATE.

Mr. Walker offered in resolution that the House meet in Convention on Wednesday, next to elect a U. S. Senator.

The motion was opposed; 17 yeas, 6 nays.

The mover, it is made the official order for 11 o'clock, Monday.

A bill to give the Judges of the Supreme Court \$4000 per annum and Circuit Court Judges \$3500, ordered for a second reading.

A bill to appropriate \$100,000 of two and three per cent. fund to A. & T. R. R., passed.

HOUSE.

Mr. RICE, of Montgomery. A resolution that the House will go into the recess for one month at the end of January next. Postponed until the arrival, 12 o'clock.

A bill to incorporate "The Merchant Bank of Alabama," together with the endorsement of Mr. Rice, engraving the Rail Road or Internal Improvement system, and the amendment to amend, offered by Mr. WALKER, failed.

Mr. HUBBARD moved an indefinite postponement, in order to bring up the writs of the whole question.

Republican.

JACKSONVILLE, Fla.,

December 21st, 1859.

The attention of the Southern People from late developments, should be directed to the necessity of organizing once more the Military Companies in every State; best time of which martial spirit is least. The fact of this in this fast age of Young America is the fact which has suggested to me the citizens of this place the application of next Monday as a day when the people of the County are invited to meet before the Court House and upon the best of organizing volunteer Companies all attendance is hoped for.

We are again compelled to apologize to our readers for our necessary absence business, during the whole of last week yesterday morning. They have however find all the late items of Legislative, commercial and political news and the space we should occupied with editorial remarks, perhaps in a manner more interesting to them.

In the favors of your advertising friends we have a place in our next, and we are also reluctantly compelled to postpone to next week, another position contribution from the pen of R. E. W.

Cotton Markets.

Bales-to-day 6,500. Middling 10¢ a lb.
New Orleans, Nov. 24.
Said today for an amount of a decline of 1¢. Middling 10¢ a lb.
Said, Nov. 29.
Sales yesterday of much importance. Middlings 10¢ a lb.
Hollings 10 a lb.

THE CHARLESTOWN TRIALS.—The Capt. Cook was tried at Charleston Wednesday. The Court-room filled with spectators. The trial ended in his conviction. His counsel asked for an arrest of judgment, but no motion was refused, and he was committed forward with Coppee, and the others Copland and Green, for sentence. On Friday, the 16th day of December, Capt. Brown had been previously sentenced to be hung on the 24th of December, but it is thought that the execution might be reprieved till the 25th and hang them all together. The trial adjourned for the term of the 24th being in the confinement of Capt. Cook.

On the confession of Cook, which was given yesterday afternoon, entered much interest, and some of the comments of the most unfavorable character, while some others were dispensed view it in a more favorable light, and the extreme youthful appearance of the prisoner at the bar was generally taken into consideration.

In the confession that he took at Capt. Brown in Kansas some two years ago, and was led by the representative of Crown to join his hand, not knowing at the time what would be the result of their operations. After some had elapsed Brown informed him that the town of Harper's Ferry was placed he contemplated making his headquarters there, and he wished him (Cook) to follow there, and try and ascertain whether or not Forts could divulge the army one at Harper's Ferry, as it had reached him at that effect. He strongly objected to any such thing as being enlisted, but was replied that Brown that he had taken the oath, and by him and that he must not desert him. Cook, therefore, agreed to do so, and took his resignation.

After having been there some time he was introduced into society, and he resulted in the courtship and marriage of a Miss Kennedy, of South Bolton. He then determined all possible ways is to change the determination of Brown, but all his arguments and threats failed when brought to bear against the iron will of the Kansas outlaw.

The more important portions were those which told of the Convention held at Leavenworth, at which the well known confederate leaders met, and Stephen, under Stephens, which Brown went through, allowing their usual intention, which was to be instigated by Col. Forbes; and of his explanation of Jefferson county, under Brown's directions, to prepare the way for the insurrection.

Merritt Smith, Fred Douglas, Dr. S. H. Howe, and others, were mentioned in the confession, but not in a way to reflect on the party, but entirely connected with Brown involved, however the confession of pistols, money, &c. Cook that the time of the invasion would be different but for the information given by Col. Forbes.

The jury in Cook's case, after having retired for a short time, brought in the following verdict:

"That the jury, find the prisoner, as charged by the first count, guilty of murder and conspiring with slaves to rebel, as charged in the second and third counts."

CHARLES T. DETMOLD, Foreman.

[illegible][illegible][illegible]

100

Forwarding & Commission Merchant
 Sole Agents for
**Foreign & Domestic
 CIGARS, TOBACCO &
 MEMPHIS, TENNESSEE**
 100 Cash Dealers in Produce Generally
 September 29, 1892 - JY

MERCHANT MILLS.
Latest Improvement.

My merchant Mills, 2 miles west
 of Jacksonville, are now in full op-
 eration and are capable of grinding
 from 3 to 400 bushels of grain per
 day, at any stage of water. And if a
 large quantity of grain is desired

science, mechanical skill, and material in their construction, that the County afforded; with an accommodating Scientific Miller in charge of them, will entitle those mills to a share of public patronage, it is respectfully solicited.

For the accommodation of those who may remain over night, there is at hand, a comfortable house and fire place, and lots of sheds for their stock.

MILES W. ABERNATHY.
Nov. 3, 1859.—tf.

SHERIFF SALE

By virtue of one of the issued from the Circuit Court of the County of Jackson, to me directed, in favor of James Romanan, and against J. A. & J. B. Towars, I will sell to the highest bidder for cash, before the courthouse door in the city of Jackson, Miss. at the first Monday in December next, the following described land, to-wit: The east half of the north fourth of section 6, township 14, range 6, so acres. The west half of the north east fourth of section 5, township 14, range 6, so acres. The east half of the north fourth of section 5, township 14, range 6, so acres. The west half of the northeast fourth of section 5, township 14, range 6, so acres levied on as the property said Towars, to satisfy said debt.

J. B. FARNER, Sheriff.
By A. M. COLLUM, D.S.

Nov. 1, 1896—36.

Disposition

The partnership existing between Drs Hendrick & Niebet, is this day dissolved. Persons indebted to the firm, will please call and settle with J. Y. Niebet
Nov. 2nd 1859. O. HENDRICK
J. Y. NIEBET.

Nov. 10 1859.

Administrators Notice.

Letters of Administration on the Estate of R. D. Anderson, dead, having been Granted to the undersigned, by the Hon the Probate Court of Calhoun County, Alabama, on the 7th day of November, A. D. 1859. Notice is hereby given all persons having claims against said

to present said claim legally authorized within the time prescribed by Law, or they will be barred and no indebted to said Estate are notified to make payment. BENJ. JOHNSON
Nov. 10th, 1859

THE STATE OF ALABAMA,
Calhoun County, }

Court of Probate for Calhoun County,
Ala. Special Term, November 10th,
A. D. 1859.

THIS day came W. J. Turnley, Administrator of the Estate of Wm. B. Bales, dec'd, and filed his written petition, praying an order of Court, and asking him to sell the real Estate belonging to said Estate for the

purpose of paying the Just debts against said Estate, and for division: representing that an equal, fair and beneficial division cannot be made without a sale the same. Said real estate is described in said petition, as being the West half of the South west fourth of section fifteen of Township fifteen, of Range Eleven in the Coosa Land District situated in said county.

It is ordered by the court, that the 25th day of December next be set for

the hearing and determining upon said petition.

It is further ordered that notice of the day of the filing of said petition, and of the day set for the hearing thereof, be given by publication in the Jacksonville Republican a newspaper printed and published in said county for forty days prior to said day, as a no-

and all other persons concerned, to be and appear at a Special Term of said court to be holden at the court House of said county on said 28th day of December next and defend against said petition if they think proper.

Witness A Woods, Judge of said

court, at Office on this the 10th day of
November A. D. 1895.
A. WOODS, Judge of
Nov. 17th, '95—6t. Probate.

Administrators Sale.
OF
PERSONAL PROPERTY.
UNDER and by virtue of an order
and decree of the Probate Court of
Calhoun County, Alabama, made on
the 11th day of November, A. D.

FRIDAY THE 9th DAY OF DECEMBER, A. D. 1850.

At public auction to the highest bidder, at the late residence of Richardson Chandler, deceased, all the Personal Property belonging to the Estate of the said Richardson Chandler, dec'd: consisting of

ONE NEGRO MAN named **LITTLETON** about 25 years of age **NUMBER ONE BOY.**

Two Cows and Calves, one dry Cow, Four Head of Stock Cattle, Five head of Perk Hogs, Twenty head of Stock Hogs, One Yoke of Oxen, One Mule, One Bay Mare, One Black Horse, One Ox Wagon, some Four Hundred Bush-

Said property will be sold on a credit of **TWENTY-ONE MONTHS** with a

Also, at the same time and place, the PLANTATION of decedent will be RENTED for the year, 1860, note

and security will be required as above.
RANSOM BREWSTER
STEPHEN EDWARDS
Addrs of said vessel
Nov 17 1850 - 18

[illegible]

Jacksonville Republican
PUBLISHED EVERY THURSDAY MORNING
J. F. GRANT,
At Two Dollars per year, or three
months at the end of the year.
A failure to give notice of a wish to discon-
tinue will be considered an engagement for the
year.

VOL. 23, NO. 40.

FRUIT TREES
FOR SALE AT THE
SEMA NURSERY
APPLE, PEACH, PEAR, CHERRY,
ORANGE, PLUM, &c.
Also, all kinds of fruit trees,
and all kinds of fruit plants,
and all kinds of fruit seeds.
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and all kinds of fruit seeds.

WILL PRACTICE AT LAW
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At Two Dollars per year, or three
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Jacksonville Republican.

JACKSONVILLE, ALA. THURSDAY DECEMBER 8, 1899.

WHOLE NO. 1199

READY MADE CLOTHING.
DRY GOODS.
MILLINERY.
LACES, GLOVES, FLOWERS,
BONNETS, HATS, RIBBONS,
STRAW TRIMMING.
ONE PRICE ONLY.
All Goods marked in plain figures.
J. FREUDENBERGER'S
NEW CASH STORE,
TALLADEGA, ALA.

GROceries.
To which branch Mrs. Freudenberg
will attend, and which will be pleased
to have her customers call and examine her
Stock and Prices. She will also attend
to the delivery of all orders.

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Law Cards.
A. WOODS,
ATTORNEY AT LAW.
Will attend promptly to the collection of
debts, and all other business entrusted to his
care in the Counties of Benton, Cherokee,
DeKalb, St. Clair, Talladega and Randolph.
Special attention given to Pension and Bounty
Land Claims. Office in the north East cor-
ner of the Court House.
Jan. 28, 1899.

J. H. WRIGHT,
ATTORNEY AT LAW.
Will practice in the Counties of Benton,
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Talladega.
Feb. 5, 1897.

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POSTER.
MAKE HOME BRIGHT AND PLEASANT.
More than building shovs mansion—
More than dress and lace array—
More than domes and lofty steeples—
More than station, power and sway;
Make your home both neat and tasteful,
Bright and pleasant always fair,
Where each heart shall rest contented,
Grateful for each beauty there.

More than lofty swelling tides—
More than fusion's loving glare—
More than mammoth's gilded honors—
More than thought can well compare;
See that home is made attractive
By surroundings pure and bright,
Trees arranged with taste and order,
Flowers with all their sweet delight.

Seek to make your home most lovely,
Let it be a smiling spot,
Where in sweet contentment resting,
Care and sorrow are forgot;
Where the flowers and trees are waving,
Birds sing their sweetest songs,
Where the purest thoughts will linger,
Confidence and love belong.

Make your home a little Eden,
Involve your smiling flowers,
Let a neat and simple cottage
Stand among bright trees and flowers;
There, what fragrance and what bright-
ness,
Will each blooming rose display!
Here a simple vine-climbed arbor,
Brightens through each summer
day.

There each heart will rest contented,
Seldom wishing far to roam;
Or, if roaming, still will cherish
Memories of that pleasant home;
Such a home makes man the better,
Pure and lasting its control;
Home, with pure and bright surroundings,
Leaves its impress on the soul.

THE SPIRITUAL RAIL-WAY.
CAN BE SEEN TO ANY LONGER TIME
The line to Heaven by Christ was made,
With Heavenly truth the rails are laid,
From earth to heaven the line extends,
To life eternal, where it ends.

Repentance is the station then,
Where passengers are taken in,
No fee for them is there to pay,
For Jesus is himself the way.

The Bible then is engineer
It points the way to heaven so clear,
Through tunnels dark and dreary here,
It does the work of glory here.

God's love the fire, his truth the steam
Which drives the engine and the train,
All who would to glory ride,
Must come to Christ, in him abide.

In first and second and third class
Repentance, faith and holiness,
You must the way to glory gain,
Or you with Christ can never reign.

Come then, poor sinners now the time
At any place upon the line,
If you repent and turn from sin,
The train will stop and take you in.

The depot, built on solid ground,
No earthly power can tear them down,
When the whistles blow we understand
The train is coming right at hand.

No switch is there for us to tend,
There's but one track, from end to end;
When the alarm bell rings to tell,
Look out—then all things will be well.

No curves on this celestial way
This safe to run by night or day,
Are you a haste bright heaven to gain?
Be sure and take the express train.

When we get to our final home,
The train is left and none can come,
And we are to the Judgment Day.

Miscellaneous.
THE GREEN LOVERS.
The moon was faintly rising over the
brightest island in the Archipelago—
The "Green Island," as it was called,
melting into deeper night, and the
soft and deeper valleys, and the grand
old hills of Seio. Along the waves a
radiant streak of moonlight lay spark-
ling like gems with each emotion of the
waters; while above the mountain peak
a single star hung like a diamond in
the pure blue of the heavens.

From the gardens beneath the terraces
came up the softly blending odors of
orange, lemon, and almond trees, and
mingling with them, the fragrance of
the luxuriant plants and flowers that
grew wildly upon those beautiful shores.
Beyond was a bolder range of rugged
mountains; and yet again, other ranges
that were blooming to their summits;
while the sea lay beneath, calm as a
Summer lake, an open decked calque
racking upon her poson near the shore.

Upon one of these terraces a young
Greek was talking in the low, nervous
tones in which lovers only express their
thoughts—And truly in Sappho's hand
there lived no maiden who might so
well have resembled that unhappy son-
netter of his beautiful and intellectual
father, as the young man in the love of
Demetrius Maletis, and already her
father, one of the most wealthy mer-
chants of the Levant, had sanctioned
their union. They were to be wed-
ded in a few months, and the young
man, for the delightful abode they had pro-
posed to receive in the finishing touches
and embellishments; and, meanwhile,
the lovers had spent this lovely hour of
twilight together.

All this day Lanthe had been haunt-
ed by a strange presentiment of coming
evil—such as will force itself upon the
mind at certain times, and which is
followed by a startling reality. Before
Demetrius had joined her she had walk-
ed scores of times over the beautiful
Mosaic courtyard belonging to her
father's house, and stopped as often be-
fore the stone reservoir, over which
was a graceful twisting arabesque,
the marble columns. Never before had
the charms of this spot failed to inter-
est her; but now she could only lean
her cheek against the cold pillar, and
weep with an undefined dread of some-
thing—she knew not what. Her lover
laughed at her fears, rallied her from
her low spirits. They sat there until
midnight.

And now rose up the wilder music of
the sea—its low, moaning sighs in the
midst towards the Greek church, their
torches shedding a strange light over
the gardens as they passed. While
they were still passing, a sound was
heard which made every torch drop
from the hand that held it. It started
the lovers from their dream, and they
sprang upon their feet, in a moment
Lanthe's father was upon the terrace be-
side them, and almost frantic to save
his daughter from the coming peril.
"What is it father, dear father?"
"Did you not hear? Demetrius, did
you not hear the sound of the Turkish
cannon? Already the wreathes are up
on the island—and oh, what a mercy
will they show to any least of all, to
poor, defenceless child like this!" And
he shook like the quivering aspen above
him.

There was no time for tears.—The
father passed his arm about the girl, and
bore her to a recess behind the reser-
voir, the entrance of which was invis-
ible, but which enclosed a flight of
steps leading to a room beneath, where
the family had often sought refuge in
their frequent absence from home.
The little orphan Albanian boy, who
had waited upon Lanthe, was hasti-
ly aroused from his slumbers and placed
with her, and the blue stone that
formed the narrow door replaced,
with directions how to open it when
within. The two then joined the band
of "afflicted" Greeks who, unarmed
and defenceless, lay at the mercy of
the Turks, whose cruel butchery had
already commenced.

Thousands of Turks were burning
and ravaging the sweetest spot on which
the sun ever shone.
Who does not remember the agonized
heart-ache that was borne to us by
the breeze across the sea?—Who does
not remember when gentle women and
little children, even in our own favor-
ed land, devoted their lives to the
purpose of aiding their unhappy Greek
Sisters?—When noble men took their
lives in their hands, and went forth to
the help of their Greek brothers.

In the brief but terrible strife fol-
lowing that evening, Demetrius and
the father of Lanthe were taken pris-
oners, and reserved with the memora-
ble "forty hostages" most of whose
bodies hung in a dreary row from the
castle. Even the horrible outrages
that were witnessed lately beneath the
burning skies of India did not exceed
those which were enacted upon the
calm shores of the Archipelago.—But
it is vain to recall the dark prints of
the Moslem's footsteps.

Lanthe waited in agony until she
could endure it no longer; and when
the noise at length ceased she and Con-
stantine left their hiding place, and
proceeded to the rescue of their father
and mother. The smoking and blackened
ruins of her home awaited her, and a
silence like that of the dead reigned
unbroken. The beautiful stone houses,
of a handsome brown color, surrounded
by marble balustrades, belonging chief-
ly to the rich merchants of Seio, were
now a mass of stained and blackened walls.
There, where had been the father and
mother of Demetrius, and the father
and mother of Lanthe, now stood only
a relative of her own.—Not a
soul was visible. Lanthe went into the
lonely houses. On the marble floors
the fires had been kindled, destroying
pictures, furniture, and hangings, and
in some the walls had fallen down with
heat.

But Lanthe's thoughts were with her
father and lover. But where could she
go? Of all the inhabitants of Seio,
only a faint part had escaped, while the
rest had been murdered or sold into
slavery.—That her father had been saved;
and that he had been saved as a slave to
the Moslems, was too much for her to bear.
Now her miserable presentiment came
back to her memory, as fresh as on that
day—the day that she had seen those
dark, dear to her throbbing loving
heart.

Among the bodies that had been
found was that of a little Albanian girl,
Constantine's cousin, Ida Paris, and the
tender grief of the boy over his
only relative touched Lanthe to the
very soul, and her own deeper sor-
rows.

Marcus Tharboros had escaped to
Spain and from thence to Italy; but
his daughter's uncertain fate brought
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SHERIFF'S SALE.
By virtue of an execution in the Circuit Court of Calhoun Co. Ala. and same directed in favor of Oliver P. Fears and against Isaac M. Hays, Sheriff of said County, I will proceed to sell at the highest bidder for cash at the steam mill near the residence of Washington McMahen, in said County on Monday the 13th day of May next the following to-wit:
LARGE DOUBBLE FLUID BOILERS; 1 DOUBLE ENGINE, 1 SAW-SAW and 1000 feet of SAW-LOGS; 1 STEAM SPIDER CRANE; and all the accoutrements and appurtenances thereto attached. Said property will be sold as the property of said Isaac M. Hays, Sheriff of said County, in execution of the writ of execution.
J. B. FARMER, Sheriff.
By A. McCOLLUM, D. S.

ROBERT C. HARDWICK, *dec. Estate of*
 L etters of administration upon the e-
 state of said decedent having been
 granted to the undersigned on the 21st
 day of November, 1855, by the Honorable
 John W. Ivie, Judge of the Probate
 Court of St. Clair county, Ala. notice is
 hereby given, that all persons having
 claims against said estate will be required
 to present the same within the time allow-
 ed by law, or that their claims will be
 barred.
 J. W. FOREMAN, *adm.*
 December 1, 1855.—dt.
 ADMINISTRATOR'S SALE
 OF
Personal Property.
 Under and by virtue of an order and
 decree of the Probate Court of
 Calhoun County Alabama made on the
 30th day of November, A. D. 1855,
 we will sell on

At public auction to the highest bidder, at the late residence of Sarah Weir, deceased, all the Personal Property belonging to the Estate of the said Sarah Weir, deceased, consisting of .

**FOUR
LIKELY
NEGROES.**

One Mare, Three Mules, Two Cows and Calves, Seven Head of Stock Cattle, Pork and Stock Hogs; about 25 Head of Sheep, Corn and Wheat, and Household and Kitchen Furniture.

Sold on a credit of twelve months, interest from date. All sums over five dollars, note and two approved securities will be required, to secure the purchase money; all sums under five dollars, cash. No property removed ut

ALSO, at the same time and place, the Plantation will be rented for this year 1860.

J. B. & V. L. WEIR, Adms.
Dec. 1, 1859.—ft. of said estate.

Trustee's Sale.

NOTICE is hereby given, that I will sell at public auction, before the Court House door in the Town of Jacksonville, Calhoun County, Ala., on the **First Monday in January, 1860**, one Negro Man named GREEN, about 48 years of age; **whose sale will be made under the power contained in a Deed of Trust, executed on the 27th day of February, 1858, by J. E. Baird, in his lifetime, and now deceased, to J. B. Clark, as Trustee, to secure the payment of a certain mortgage specified in said Deed, which notes were executed by J. E. Baird to Gra-**

said D. R. Stewart and J. R. Granham
 said Deed of Trust has been recorded
 in the office of the Judge of the court
 of Probate of said County, on the 5th
 day of March, 1858, in Book N, page
 104 and 105.
 J. B. CLARK, Trustee.
 Nov. 24, 1858.

GEORGIA STATE LOTTERY.
 —for the benefit of the—
MONTICELLO
UNION ACADEMY,
 OF JASPER COUNTY, GEORGIA.
 Authorized by Special Act of Legislature

25,828 Prizes.
 More than ONE PRIZE to every two
 TICKETS.
 SIKKENY & Co., Managers.
 CAPITAL PRIZE

500,000
tickets only \$10.

HALVES QUARTERS OF EIGHTS IN PROPORTION
To be distributed each Saturday
IN DECEMBER, 1859.

IS THE
CITY OF **SAN ANTONIO, TEXAS.**
CLAYS 42 TO BE DRAWN
Dec. 10, 1859.
CLASS 50 DRAWS ON
Dec. 17, 1859.
CLASS 51 DRAWS ON
Dec. 24, 1859.
CLASS 52 DRAWS ON
Dec. 31, 1859.

MAGNIFICENT SCHEME!

1	Prize of 500,000 is	\$62,500.
1	" 20,000 is	2,500.
1	" 10,000 is	1,250.
1	" 5,000 is	500.
1	" 4,500 is	400.
1	" 3,000 is	300.

2	1500 lbs	1,500
2	1000 lbs	1,000
2	1000 lbs	1,000
10 "	500 lbs	5,000
2 "	400 lbs	800
2 "	300 lbs	600
20 "	150 lbs	7,500
100 "	100 lbs	10,000
50 "	50 lbs	2,500
2 "	50 lbs	100

APPROXIMATION PRIZES.

4 Pk's of \$1000 Pk's to \$25,000 prize are	\$900
4 Pk's of \$250 Pk's to \$5,000 prize are	400
4 Pk's of \$125 Pk's to \$1,000 prize are	150
4 Pk's of 100 Pk's to 5000 prize are	40
8 Pk's of 50 Pk's to 4000 prize are	61
8 Pk's of 25 Pk's to 2000 prize are	100
8 Pk's of 10 Pk's to 1000 prize are	400
8 Pk's of 40 Pk's to 1500 prize are	350
16 Pk's of 20 Pk's to 1000 prize are	800
2000 Pk's of \$5 are	29,000

\$29,000 Pk's amounting to \$366,040

CERTIFICATES OF PACKAGES WILL BE
 sold at the following rates, which is the risk

100 Tickets - 75
50 " - 35
10 " - 18
10 Eighth - 35

In ordering Tickets or certificates.
Endow the money to address for the
tickets ordered, on receipt of which they will
be forwarded by post free. Pundacars may
have tickets without any figure they may de-
sire.

The list of our numbers, and prizes we
sent to purchasers immediately after the
drawing.

NOTICE TO CORRESPONDENTS.

Those who prefer not sending money
by mail can use

THE EXPRESS COMPANIES,

wherely money for Ticket, in sums of
ten shillings and upwards, can be sent up
AT OUR RISK AND EXPENSE.

From any city or town where there is an
Express Office. The money and addres-
ses must be enclosed in a letter.

**GOVERNMENT POST OFFICE STAM-
PENVELOPES.**

All communications strictly confidential.
 Orders for Tickets or Certificates, by Mail,
 Express, to be directed to
McKENNEY & CO.,
 SAVANNAH, GA.

RATES OF ADVERTISING

One cent per line per day for the first insertion and one-half cent for each continuance. Over one square counted as two, &c. Advertisements not marked continued until forbid.

Yearly advertisements, \$10 for one square and \$5 for each additional square.

Annunciation of Candidates, 50¢. Circulars of Candidates, 50 cents per copy.

Interest charged on all accounts from the date of issue.

WHOLE NO. 1200

Legislature

Also, joint resolution, proposing to buy and distribute "Smith's Alabama, Justice," (\$3 per copy,) one to each officer. Referred to the Judiciary committee.

Mr. Whitfield—A bill to amend the charter of the Northeast and Railroad.

Mr. Irby—A bill to regulate attorneys and physicians f

Reports from
The adverse
on Ways and Means
peaking section 361 of the tax law
imposes a tax on the salary of clerks
was concurred in. Year 84, says
43.

MESSAGE FROM THE SENATE.
Resolution from the Senate, appoint-
ing the hour of 12 o'clock to go into
an election for Chancellor of the South-
ern Division. Also appointing them

The Senate and originated and passed a bill to repeal the act incorporating the town of Dadeville, in Tallapoosa county.

Bill to incorporate the "Tennessee Valley Agricultural and Mechanical Society."

Bill to appoint inspectors of saws lumber, in Mobile.

MESSAGE FROM THE SENATE.

Resolution from the Senate appointing Wednesday, the 30th at half past 10

o'clock, as the day upon which to go in
for an election for U. S. Senators, to fill
the vacancy occasioned by the expir-
ation of the time of Hon. Ben. F.
Trick on the 4th March, 1861.

CONVENTION OF THE TWO
The appointed hour
the Senate made in
Hall of the House
proceeded to the ex-
terior for the Southern
the two Congresses

Time of hour:
Date: _____
Page: _____

property from
education (all growing
suspended and refer
Committee.

Mr. Patton—To authorize the
pilation and printing of

laves' ordered to second read
REPORTS OF STANDING COMMITTEES
Judiciary—Mr. McSpaden, on
Joint Resolution proposing an amend-
ment to the Constitution so as to make
the decree in Chancery in Divorce cases
final, report it inexpedient to amend
the Constitution in the way proposed
by said Joint Resolution; report laid
on the table.

Mr. Bynum introduced a resolution
instructing the Committee on Federal

Relations, to report what action if any
is necessary, in case a sectional North-
ern President is elected in 1860, upon
a sectional Northern platform; adopt-
ed.

To prevent stock from being killed
by dogs. Propositions by the
U.S.

To provide for the sale of certain
lands purchased by the State—Finance
and Taxation.

Amendatory of the road laws—Roads.

Joint resolutions providing for the security and protection of the State—Military.

On motion of Mr. Horn, Senate adjourned till 10 o'clock tomorrow morning—23 ayes, 3 noes.

HOUSE OF REPRESENTATIVES.
WEDNESDAY, NOV. 30, 1859.

House met pursuant to adjournment. Minutes read and approved.

CALL OF COUNTIES.
Mr. Clayton—A bill to provide for the payment of cost in certain cases.
 Also a bill to provide for the building of a State Arsenal at Montgomery.
Mr. Forney—A bill to amend the charter of the Alabama and Georgia Railroad Company, approved Feb. 10, 1850.
Mr. Percy Walker—A bill to change the mode of representation in the

Also, a bill to regulate pleadings in criminal cases.

Mr. Ramsay—A bill to compensate Probate Judges for services therein rendered.

Monday, Dec. 5th, 1850.

House met pursuant to adjournment. Minutes read and approved.

CALL OF COPIES.

Mr. Wright—A bill to regulate the

Mr. Brown, of Marion—A bill to amend section 3133 of the Code.

REPORT OF COMMITTEES.

Mr. Scott reported several "controlled bills."

Mr. Cooper, from Judiciary, reported favorably on bill to protect growing crops from heavy and sale.

Mr. Clitterall moved to amend the bill by inserting the words "or ungathered" therein.

Mr. Hale, from Judiciary, reported
a substitute for bill reading the way of
business in criminal cases.

MANUFACTURED BY
AND UPHOLSTERED BY
WILLIAM M. CLOUTIER
Between the
North and
South
CITY OF ALBANY
BROADWAY, NEW YORK
Sole Agents, Albany, N.Y.
TUNLEY &
DRUGGISTS
AND
APOTHECARIES
A large stock of Foreign and Domestic
duces prices. Orders for
Rome, September 1860.

Cures Cancers, Piles,
Cancers, Piles,
Strictures, Tumors,
and all other diseases.

CURE
PAMPHLETS And
of the highest quality.
Success will be for
they wish them.
A three cent stamp
all communications.
Address
J. A. CLOUTIER,
Mar. 2 1859-17.

ADMINISTRATORS
OF
Personal Property
UNDER and by virtue of the
Act of Congress of the
County Alabama made on the 30th
day of Nov. A. D. 1859.
I will sell, on Monday, the 2nd day
of January, A. D. 1860, at public
auction to the highest bidder, at the
late Residence of Joseph Daddou,
deceased, the perishable property be-
longing to said estate, consisting of
SIX HEAD OF MULES,
THREE HEAD OF HORSES,
TWO YOKE OF OXEN,
Six Cows and Calves, 1 Tied Bull,
Seven head of Stock Cattle,
18 Pork Hogs—also Stock Hogs—
One Lot of Corn about 600 or 700
bushels—about 150 bushels Wheat,
One Lot of
house
Roue Wagon, 1
Buggy and harness
One Cotton Gin, Old
Fan, One Gin, toge
Earning Utensils of
Also about 30 or 35
and many other article
ified.
Said property last re-

ARCHITECT
Clay & Co's Store,
Nov. 10, '38-1y. SELLS

NOTICE
On Wednesday the
December next
of William McMichael,
ed, and in virtue of the pro-
the last will of said McMichael, I will
proceed to sell to the highest bidder,
in a credit until 25th December, 1860,
to a Negro Man named STEPHEN,
also a portion of the Tract of Land
on which said McMichael last re-
sided.
Interest from the day of sale, with
good security will be required on the
notes.
WM. W. LITTLE, Executor of
said Estate.
December 1, 1859.—4t.

The State of Alabama,
Calhoun County
Court of Probate for Calhoun County,
Ala. Special Term, Dec.
7th, A. D. 1859.
THIS day came George C. Whaley,
Adm. cum testamento annexo, of the
Estate of Thos. Crutchfield, dec'd and
filed his account and vouchers for a final
settlement of said estate.
It is ordered by the court, at Mon-
day the 2nd day of January next, 1860
to set for examining said account, re-
porting said account, allowing said
charges, and making said settlement, and
that notice thereof be given by publi-
cation in the Jacksonville Republican,
a weekly newspaper published in said
county, for three successive weeks, prior
to said day, as a notice to all persons
concerned, to be and appear at a
special term of said court, to be holden
at the Court House of said county,
on Monday the 2nd day of January next,
1860, and contest said account if
they think proper.
Witness A. Woods, Judge of said
Court, at office this 7th day of Decem-
ber, 1859. —W. J. PROCLAM.

The State of Alabama,
Calhoun County
Court of Probate for Calhoun County,
Alabama, special Term, Dec.
6th, A. D. 1859.
THIS day came T. J. Embrey, Adm.
cum testamento annexo, of the
Estate of Thos. Crutchfield, dec'd and
filed his account and vouchers for a final
settlement of said estate.
It is ordered by the court, that
on the 10th day of January next, 1860
he set for examining said account, re-
porting said account, allowing said
charges, and making said settlement,
and that notice thereof be given by
publication in the Jacksonville Republi-
can, a newspaper published in said
county, for three successive weeks,
prior to said day, as a notice to all persons
concerned, to be and appear at a
special term of said court, to be holden
at the Court House of said county
on said Tuesday, the 10th day of Janu-
ary next, 1860, and contest said settle-
ment if they think proper.
Witness, A. Woods, Judge of said
court at office this 6th day, of Dec. A.
D. 1859. —A. WOODS, Judge of
Probate.

...BERT PAGE, Adm'r
...BROWN, Adm'r
...1930 - C...